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hatwaen VALLIE 1. CHRIST	当者利于2017年1月2日 11日 - 11日	医红细胞 经制度的过去分词		23 11USW8, and
	ates, Financial,	ERVICES COMPAN	OF CREGON, INC.	क्षा कर र स्थार में अध्यक्ष पूर्व
for as Beneficiary, we see Horyan content of the first the second of the	ាន់នៃមេ ម៉ុ ៀម "ម  ភាប់អង្គ ។	UNTRICOCTUS	१ के के प्राप्त है सम्बद्धिता है के उन्हें के प्राप्त कर है। पेट्रा स्टब्स्ट्रा के प्राप्त के प्राप्त के प्राप्त के प्राप्त प्रकृति हो के सम्बद्धित है जिल्ला है।	AM (美型型) (特別 特別美國人)
Grantor irrevocably grants, bargains, sel's an	d conveys to trustee in tru	ut, with power of sale, the	property in	en e
Lot 8 in Block to the official	5, S COND ADD	ITION TO BUR on file in	EKER PLACE, accor the office of th	ding
County Clerk of	12/200 party notific marks	ent a constituir and a	รัฐเรียนการเหตุการการการการการการการการการการการการการก	e per de la company de la comp
tin de Antonio di noto di personali sidali tin de la compania del montano di come a sociale també de la compania di come a sociale també de la compania di come a sociale	្តាស់ និងស្រាស់ មានស្រាស់ មានស្រាស់ មានស្រាស់ មានស្រាស់ មានស្រាស់ មានស្រាស់ មានស្រាស់ មានស្រាស់ មានស្រាស់ មានស	nis dan karatak karin ni lain karatak karin	i paga paga basa da	iajaut sekendő († 1 nings tirása add ods harp kill taluna hedmolá
	1 VIII 10 10 A			Fig. 1. and 1984 1984 1984 1984 1984 1984 1984 1984
exhibit rest property is not currently used for exhibit rest property is not currently used for exappurtenances and all other rights thereunt attached to or used in connection with said or	egriculit al, timber or gri o helong ng or in anywise sal estate:	now appending and be now appended to the control of	with all and singular the tenom harrents, issues and profits the	ents, hereditaments and reof and all fixtures now
For the purpose of securing: (1) Payment by a loan agreement of even date herewith.	of the indebtedness in the made by grantor, payable	n principal sum of \$ <u>86</u> to the order of baneficial	020.81 and all other k my at all times, in monthly paym	awful charges evidenced ents, with the full debt, if
not paid earlier, due and payable on	15/1.7	d any extensions thereb		
(2) performance of each agreement of gran the terms hereof, together with interest at the	to herein contained; (3) note relativened.	payment of all sums exp	ended or advanced by benefici	ary under or pursuant to
To protect the security of this trust deed.  1. To keep said property in good condition and workmanike manner any building which and materials furnished therefor, to compy commit or permit waste thereof, not to concurrenter or use of said profession way, he read to the concurrence or use of said profession way, he read to the said profession way, he read to the said and points included within the in such amounts and for such periods as Be insurance policies and renewals shall design confers full power on Beneficiary to settle becoming payable thereunder, and, at Beneficiary to settle becoming payable thereunder, and, at Beneficiary to settle becoming payable thereunder, and at Beneficiary to settle becomes the settlement of such proceeds to the settlement of such proceeds the settlement of such procee	on and repair, not to remoin may be constructed, dail we extecting said until sufficient permit any second of the construction	maged or destroyed their property or requiring any sect upon said property in pecific enumerations have in hereinafter erected on ided coverage endorsement in an insurance comparing loss payes and shall selaims on all such polisions toward enter the research.	reon and to pay when due all ci- y alterations or improvements to in violation of law, and do all o ain not excluding the general, die premises insured against lo- tent, and such other hazards as y or insurance companies acces I be in a form acceptable to Be- icies; to demand, receive, and storation or repair of the premis-	is in a to labor performed be reade thereon; not to ther acts which from the ss or damage by fire and Beneficiary may require, ptable to Beneficiary. All reficiary. Grantor hereby receipt for all proceeds ses or the payment of the
note.  3. To pay all costs, fees and expenses connection with or enforcing this obligation,  4. To appear in and defend any action opay all costs and expenses, including cosproceeding in which beneficiary or trustee in	of this trust including the and studies and alterne; or processing purporting to so of evicance of title and any appair.	cost of hide search as we i's fees actually incurred affect the security he's attorney's fees in a rea	Il as other costs and expenses as permitted by law. of or the rights or powers of ber sonable sum as permitted by l	of the trustee incurred in neficiary or trustee; and to aw, in any such action o
5. To pay at least ten (10) days prior to and liens with interest on the property or an	delinquency all taxes or y part the eof that at any t	me appear to be prior or	superior hereto.	9
6. If Grantor fails to perform the cover procure insurance, and protect against pric necessary to pay such taxes, procure such shall be an additional obligation of Benefici payable immediately by Grantor upon notice.	r liens, Heneficiary may a n insurance, or otherwise any securitid by this Trust I se from Beneficiary to Gri	its option, but shall not in a protect Beneficiary's in beed. Unless Grantor as intor, and may bear into	pe required to, disburse such su iterest. Any rimount disbursed ad Beneficiary agree otherwise,	ims and take such actions by Baneficiary hereunde all such amounts shall be ment by Beneficiary at the

Incur any expense or take any action whatsoever.

It is mutually agrend that:

7. Any award of diamages in connection with any condemnation for public use of or injury to said property or any part thereof is hereby assigned and shall be paid to beneficiary who may upply or release such monies escelved by it in the same manner and with the same effect as above provided for Deliver to ASSICCIATES FINANCIAL SERVICES COMPANY OF OREGON, INC. disposition of proceeds of fire or other injurance.

KORIGINAL (1) (ORROWER COPY (1) HETELOTION (1)

B. Upon, say defaultiny grantor or if all unany parts of the property is sold of malislaned by gruntor without beneficiary's carbant, the beneficiary may at any time, without nutice, either in person or by age it, and without rigard to the addressly of any security for the indebtacless secured, enter upon and take prosession of the property or any purt of and that the entering upon and taking possession of the property shall not cure or waive any

- 9. Upon default by granter in payment of any indertedness secured or in his performance of any agreement, the beneficiary may declare all sums secured immediately due and payable. In such everal baneficiary at its election may proceed to foreclose this trust dead in equity in the manner provided by law for mortgage foreclosums or direct the trustee to foreclose this trust deed by advertisement and sale. In the latter examt the beneficiary or the trustee shall execute and cause to be recorded its written notice of default and its election to sell the said described real property to satisfy the obligations secured hereby and proceed to foreshood the trust deed in a manner provided by live.
- 10. If after default and prior to the time and date and by trustee for the trustee's sale, the grantor or other person pays the entire amount then due under the terms of the trust deed and the obligation secured thereby, the grantor or other person making such payment shall also pay to the beneficiary all the costs and expenses actually incurred in enforcing the terms of the obligations as permitted by law.
- 11. Upon any default by grantor hereunder, granter shall pay beneficiary for any reasonable attorney fees incurred by beneficiary consequent to grantor's default. Grantor will pay these fees upon demand. be real mericus indicate
- 12. After a lawful large of time following the recordation of the notice of default and the giving of notice of sale the trustee shall sall the property as provided by law at public auction to the highest bidder for cash payable at the time of sale. Trustee shall deliver to the purchaser a deed without express or implied covernants or warranty. Any person excluding the trustee may purchase at the sale.
- 13. When the trustee sells pursuant to the powers provided, trustee shall apply the proceeds of sale to payment of (1) the expenses of sale, including the lawful fees of the trustee and the masor uble fees of the trustee's attorney, (2) the obligations secured by this trust deed, (3) to all persons having recorded liens subsequent to the interest of the beneficiary and the trust deed as their interest may appear in the order of their priority, and (4) the curplus, if any, to the grantor or to his successor in interest entitled to such surplus.
- 14. For any reason permitted by law, the beneficiary may from time to time appoint a successor or successors to any trustee named herein or to any successor trustee appointed hereunder. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all title, powers and duties conferred upon any trustee herein named or appointed hereunder.

The granter covenants and agrees to and with the beneficiary and those claiming under him, that he is lawfully soized in fee simple of said described real property and has valid, unencumbered title thereto and that he will warrent and forever defend the same against all persons

THIS INSTRUMENT DOES NOT GUARANTEE THAT ANY PARTICULAR USE MAY BE MADE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT. A BUYER SHOULD CHECK WITH THE APPROPRIATE CITY OF COUNTY PLANNING DEPARTMENT TO VERIFY APPROVED USES.

This dead applies to, inures to the benefit of and birds all parties he to, their heirs, legatees devisees, administrators, executors, successors and assigns. The term beneficiary shall mean the holder or drowner, including pledges, of the note secured hereby, whether or not named as a beneficiary

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IN WITNESS WHEREOF, the grantor has hereunto	net his hand and real the day and year first above written.
Afacira dell	Jungaral (Centralin)
Witness, Land State of the Witness, Land State of the Control of t	LAWRENCE V. CHRISTIAENS
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acknowledged the foregoing instrument to be HIS	S. Martin, and C. S. Salan, and A. S.
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A.D., 19 97 at at	3:54 of local Providence day
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	Sell-Auton All India Ind
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